

Senate File 2113

S-5027

1 Amend Senate File 2113 as follows:

2 1. Page 1, after line 15 by inserting:

3 <Sec. _____. NEW SECTION. 483A.8D Special

4 nonresident landowner deer hunting licenses.

5 1. As used in this section:

6 a. "Family member" means a nonresident who is the
7 spouse or child of the owner.

8 b. "Farm unit" means all parcels of land which are
9 certified by the commission pursuant to rule as meeting
10 the following requirements:

11 (1) Are in tracts of eighty or more contiguous
12 acres.

13 (2) Are under the lawful control of the owner.

14 c. "Owner" means a nonresident who is the owner
15 of a farm unit for taxation purposes or is a majority
16 investor in the farm unit.

17 2. Notwithstanding section 483A.8, subsection
18 5, upon written application on forms furnished by
19 the department and payment of a fee of one thousand
20 dollars, the department shall issue annually two deer
21 hunting licenses, one antlered or any sex deer hunting
22 license and one antlerless deer only deer hunting
23 license, to the owner of a farm unit or to a family
24 member of the owner, but limited to a total of two
25 licenses for both.

26 3. In addition, if an owner of a farm unit or
27 a family member of the owner purchases deer hunting
28 licenses pursuant to subsection 2, that person may
29 purchase additional antlerless deer only deer hunting
30 licenses which are valid only for use on the farm unit
31 under the same conditions and for the same price as
32 resident owners and their family members.

33 4. The deer hunting licenses issued shall be valid
34 only for use on the farm unit for which the applicant
35 applies pursuant to this section.

36 5. A person who is issued a deer hunting license
37 pursuant to this section may transfer the license to
38 another person for use only on the farm unit for which
39 the license was issued.

40 6. If a farm unit has multiple owners, only one
41 owner and that owner's family members may apply for
42 licenses pursuant to this section.

43 7. The deer hunting licenses issued pursuant
44 to this section may be used during any deer hunting
45 season.

46 8. A person who is issued or to whom a deer hunting
47 license is transferred pursuant to this section shall
48 be otherwise qualified to hunt deer in this state, pay
49 the wildlife habitat fee, and pay the one dollar fee
50 for the purpose of deer herd population management,

1 including assisting with the cost of processing deer
2 donated to the help us stop hunger program administered
3 by the commission.

4 9. a. A deer hunting license issued pursuant to
5 this section shall be attested by the signature of the
6 person to whom the license is issued and shall contain
7 a statement in substantially the following form:

8 By signing this license I certify that I qualify
9 as an owner or family member under Iowa Code section
10 483A.8D.

11 b. A person who makes a false attestation under
12 this subsection is guilty of a simple misdemeanor.
13 In addition, the person's deer hunting license shall
14 be revoked and the person shall not be issued a deer
15 hunting license for a period of one year.>

16 2. Title page, by striking lines 1 and 2 and
17 inserting <An Act relating to deer hunting and making
18 penalties applicable.>

19 3. By renumbering as necessary.

MARK CHELGREN